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7 8	Attorneys for Plaintiffs WARNER BROS ENTERTAINMENT INC. and TURNER ENTERTAINMENT CO.	
9	UNITED STATES DISTRICT COURT	
10	CENTRAL DISTRICT OF CAL	IFORNIA, WESTERN DIVISION
11		
12	WARNER BROS. ENTERTAINMENT	Case No. CV 12-08955 DSF (Ex)
13	INC. and TURNER ENTERTAINMENT CO.,	PERMANENT INJUNCTION AND
14	Plaintiffs,	DISMISSAL WITH PREJUDICE
15	V.	[Stipulation for Permanent Injunction and Dismissal With
16	ERIC LOUZIL, an individual, SINGA	Prejudice filed concurrently herewith]
17	ENTERTAINMENT, SINGA HOME ENTERTAINMENT, ECHELON	Trial Date: December 10, 2013
18	STUDIOS, ECHELON ENTERTAINMENT, and DOES 1	22.00. 2 000.200.200.200.200.200.200.200
19	through 50, inclusive,	
20	Defendants.	
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28 CALDWELL LESLIE & PROCTOR		

The Court, having read and considered the Stipulation for Permanent Injunction and Dismissal with Prejudice that has been executed by Plaintiffs Warner Bros. Entertainment Inc. and Turner Entertainment Co. (collectively "Plaintiffs") and Defendants Echelon Studios and Eric Louzil, (collectively "Defendants") in this action (Plaintiffs and Defendants collectively referred to as the "Parties"), and good cause appearing therefore, hereby:

ORDERS that based on the Parties' concurrently-filed Stipulation for Permanent Injunction and Dismissal With Prejudice, this Permanent Injunction shall be and is hereby entered against Defendants, as follows:

- 1) This Court has jurisdiction of this action under 28 U.S.C. §§ 1331 and 1338(a). Service of process was properly made against Defendants.
- 2) Plaintiffs are the owners or assignees of rights in and to the live action feature films and animated cartoons listed in Exhibit A (collectively referred to herein as the "Films").
- 3) Plaintiffs have alleged that Defendants have engaged in the reproduction, public performance, making available, distribution and sale, through DVDs, television masters, digital files, or other audio-visual platforms, of copies of the Films.
- 4) Defendants, their officers, directors, and employees, anyone acting on their behalf, any present or future entity or website directly or indirectly owned or controlled by one or both Defendants, or in which any Defendant is an officer, director, shareholder, managing agent or partner, or with which or whom they act in concert, are hereby restrained and permanently enjoined from:
- a) All production, manufacture, reproduction, distribution, sale, exhibition, public performance, making available, communication to the public, transmission, streaming, downloading, offering for downloading, display, advertising, promotion, renting, lending, licensing, or other exploitation, in whole or in part, in any language, anywhere in the world, in any media or format, of any of the Films listed in Exhibit A.

1	Presented by:
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4	LINDA M. BURROW CALDWELL LESLIE & PROCTOR, PC
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7	AZUKA L. UZOH
8	THE LAW OFFICES of AZUKA L. UZOH
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10	ERIC LOUZIL
11	In Propia Persona
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-	PERMANENT INJUNCTION AND DISMISSAL WITH PREJUDICE